	Application No.	Applicant(s)
Notice of Allowability	10/737,003	PENNELLA, ANDREW
	Examiner	Art Unit
	Hwei-Siu C. Payer	3724
The MAILING DATE of this communication apperature All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT R of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this applied or other appropriate communication IGHTS. This application is subject to	plication. If not included will be mailed in due course. THIS
1. This communication is responsive to		
2. The allowed claim(s) is/are <u>1-20</u> .		
3. The drawings filed on are accepted by the Examine	r. ·	
4. ☐ Acknowledgment is made of a claim for foreign priority una) ☐ All b) ☐ Some* c) ☐ None of the: 1. ☐ Certified copies of the priority documents have 2. ☐ Certified copies of the priority documents have 3. ☐ Copies of the certified copies of the priority do International Bureau (PCT Rule 17.2(a)).	e been received. e been received in Application No	
* Certified copies not received: Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONN THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.	MENT of this application.	
5. A SUBSTITUTE OATH OR DECLARATION must be subm INFORMAL PATENT APPLICATION (PTO-152) which giv		
6. X CORRECTED DRAWINGS (as "replacement sheets") must	st be submitted.	
(a) ☐ including changes required by the Notice of Draftsperson's Patent Drawing Review (PTO-948) attached		
1) ☐ hereto or 2) ☐ to Paper No./Mail Date		
(b) ☐ including changes required by the attached Examiner' Paper No./Mail Date	s Amendment / Comment or in the C	Office action of
Identifying indicia such as the application number (see 37 CFR 1 each sheet. Replacement sheet(s) should be labeled as such in t	.84(c)) should be written on the drawing the header according to 37 CFR 1.121(ngs in the front (not the back) of d).
7. DEPOSIT OF and/or INFORMATION about the deposit of BIOLOGICAL MATERIAL must be submitted. Note the attached Examiner's comment regarding REQUIREMENT FOR THE DEPOSIT OF BIOLOGICAL MATERIAL.		
A44a-ak		
Attachment(s) 1. ☑ Notice of References Cited (PTO-892)	5. ☐ Notice of Informal F	Patent Application (PTO-152)
2. Notice of Draftperson's Patent Drawing Review (PTO-948)	6. ☑ Interview Summary	
3. ☑ Information Disclosure Statements (PTO-1449 or PTO/SB/0 Paper No./Mail Date	Paper No./Mail Da 08), 7. ⊠ Examiner's Amendr	te ment/Comment
4. Examiner's Comment Regarding Requirement for Deposit	8. 🛛 Examiner's Stateme	ent of Reasons for Allowance
of Biological Material	9. ☐ Other / ð	- payer
	Pil	fwei-Siu Payer many Examiner

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Examiner's Amendment

1. An examiner's amendment to the record appears below. Should the changes

and/or additions be unacceptable to applicant, an amendment may be filed as provided

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by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be

submitted no later than the payment of the issue fee.

The application has been amended as follows:

(1) On page 8 of the specification, paragraph [0041], line 5, "12" has been

deleted.

(2) In claim 21, line 2, "the" has been changed to --the--.

(3) Claim 22 has been canceled.

2. Authorization for this examiner's amendment was given in a telephone interview

with Mr. Richard Getz on October 25, 2004.

Drawings Change

The following changes to the drawings have been approved by the examiner and

agreed upon by applicant's attorney Mr. Richard Getz:

In Fig.7A, reference numeral "46" (the one above "54") has been deleted.

In order to avoid abandonment of the application, applicant must make these

above agreed upon drawing changes.

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Reasons for Allowance

The following is an examiner's statement of reasons for allowance:

(1) Claims 1 and 11 contain allowable subject matter because none of the prior

art of record taken alone or in combination thereof shows or fairly suggests a wick

substantially covering a reservoir of a shaving apparatus within which a storage medium

for storing a non-solid shaving aid material is disposed.

(2) Claim 12 contains allowable subject matter because the claimed replacement

cartridge being attached to the handle in such a manner that the self-leveling

mechanism of the handle is not operative to adjust the movement of a first element

relative to a second element of the handle is not shown or made obvious by the prior art

of record or any combination thereof.

Any comments considered necessary by applicant must be submitted no later

than the payment of the issue fee and, to avoid processing delays, should preferably

accompany the issue fee. Such submissions should be clearly labeled "Comments on

Statement of Reasons for Allowance."

Prior Art Citations

The prior art made of record and not relied upon is considered pertinent to

applicant's disclosure.

(1) Miller is cited to show a razor having a wick 26 served as a reservoir for

lubricant.

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(2) Althaus et al. show a shaving device comprising a wick 12 disposed within a

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reservoir 8 and covered with an adhesive film 32 to prevent the artificial evaporation of

the liquid shaving preparation on the wick 12.

(3) Oldroyd shows a razor having a reservoir chamber 4 for storing shaving aid

material and pockets 10 for dispensing the shaving aid material.

(4) Pennella and Coffin et al. each shows a shaving apparatus comprising a

shaving aid.

(5) Oldroyd shows a razor with a movable cartridge.

(6) Pennella et al. show a razor assembly comprising a razor cartridge, a shaving

aid body, a handle, and a linkage pivotally connected to the handle. The linkage is

connected to the razor cartridge and the shaving aid body in a manner such that the

razor cartridge and the shaving aid body are moveable relative to the handle.

Movement of one of the razor cartridge or the shaving aid body in a first direction

causes the other of the razor cartridge or the shaving aid body to move in a second

direction substantially opposite the first direction.

Point of Contact

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Hwei-Siu C. Payer whose telephone number is 703-308-

1405. The examiner can normally be reached on Monday through Friday, 7:00 am to

4:00 pm.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Allan N. Shoap can be reached on 703-308-1082. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9306 for official communications and 703-746-3293 for proposed amendments.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-1148.

H Payer October 26, 2004